

MEMO ENDORSED



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October 13, 2020

*Via ECF*  
The Honorable Andrew L. Carter, Jr.  
United States District Judge  
Southern District of New York  
United States Courthouse  
40 Foley Square  
New York, New York 10007

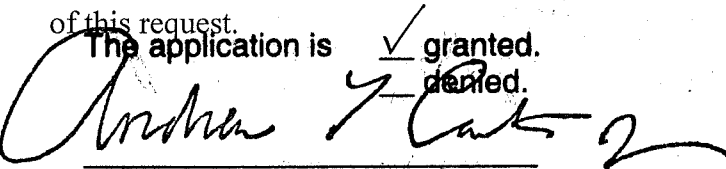
Re: United States v. Brandon Johnson, et al. (Dyquan Christopher)  
19-CR-828 (ALC)

Dear Judge Carter:

I represent Dyquan Christopher in the above matter. Mr. Christopher's bail conditions restrict his traveling outside of New York. I have been working out of my New Jersey office since the onset of COVIC-19, which is in Verona, NJ. I would like to have an opportunity to review the discovery we have received with Mr. Christopher in my New Jersey office. Therefore, I am requesting a modification in his travel restrictions to include travel to and from my office in Verona, New Jersey. Neither, Ryan Finkel, AUSA, nor Ashley Cosme, Pretrial Service Officer, have any objection to this request. Mr. Christopher will coordinate with Ms. Cosme the time for him to leave and return to New York with each visit. I appreciate Your Honor's consideration of this request.

*The application is*  **granted.**  
 **denied.**

Respectfully,

  
Andrew L. Carter Jr., U.S.D.J.

Dated: 10-16-20  
NY, New York

cc: All Counsel of Record

Lorraine Gauli-Rufo